## PATENT COOPERATION TREATY

## **PCT**

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### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTIO	ON					
H-33555A/USN	FOR FURTHER ACTION	ON Se	ee Form PCT/IPEA/416				
International application No.	International filing date (day)	month/year)	Priority date (day/month/year)				
PCT/EP2004/014117	10.12.2004		12.12.2003				
International Patent Classification (IPC) or national classification and IPC INV. C12N7/00 A61K39/125							
Applicant							
NOVARTIS AG et al.							
This report is the international p     Authority under Article 35 and to	reliminary examination repor ansmitted to the applicant ac	t, established by this I coording to Article 36.	nternational Preliminary Examining				
2. This REPORT consists of a total		cover sheet.					
3. This report is also accompanied							
a. 🛭 sent to the applicant and							
and/or sheets contain	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
⊠ sheets which supers beyond the disclosu Supplemental Box.	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the						
h ☐ (sent to the Internationa	I Bureau only) a total of (indic	cate type and number	of electronic carrier(s)) , containing a				
sequence listing and/or i	ables related thereto, in cele- sting (see Section 802 of the	ctronic form only, as ir	ndicated in the Supplemental Box				
Relating to Sequence Li	sting (see Occiton ooz or the	/(diffinotiative meta-					
·							
4. This report contains indications	relating to the following item	s:					
☑ Box No. I Basis of the r	eport						
☐ Box No. II Priority							
☑ Box No. III Non-establish	nment of opinion with regard	to novelty, inventive st	ep and industrial applicability				
☐ Box No. IV Lack of unity							
☐ Box No. V Reasoned standard applicability;	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
☐ Box No. VI Certain docu							
	its in the international applica						
☑ Box No. VIII Certain observations on the international application							
Date of submission of the demand		Date of completion of this	report				
01.09.2005		07.04.2006					
Name and mailing address of the international preliminary examining authority:	tional A	Authorized officer	Splitches Petrately				
European Patent Office	F	Petri, B	Company Season Season				
Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465		Telephone No. +49 89 23	99-7356				

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/014117

	Вох	No. I Basis of the report	
1.	With	n regard to the language, this I, unless otherwise indicated	s report is based on the international application in the language in which it was under this item.
		This report is based on trans which is the language of a tr	slations from the original language into the following language , anslation furnished for the purposes of:
		<ul><li>☐ international search (und</li><li>☐ publication of the interna</li><li>☐ international preliminary</li></ul>	er Rules 12.3 and 23.1(b)) tional application (under Rule 12.4) examination (under Rules 55.2 and/or 55.3)
2.	hav	re been furnished to the recei	the international application, this report is based on <i>(replacement sheets which iving Office in response to an invitation under Article 14 are referred to in this e not annexed to this report)</i> :
	Des	cription, Pages	
	2-16	3	as originally filed
	1		received on 01.09.2005 with letter of 13.04.2005
	Clai	ims, Numbers	
	1-18	3	received on 01.09.2005 with letter of 13.04.2005
		a sequence listing and/or ar	ny related table(s) - see Supplemental Box Relating to Sequence Listing
3.		The amendments have resu	ulted in the cancellation of:
		☐ the description, pages	
		<ul><li>☐ the claims, Nos.</li><li>☐ the drawings, sheets/figs</li></ul>	
		☐ the sequence listing (spe	ecify):
		☐ any table(s) related to se	equence listing (specify):
4.	. ⊠ had Sup	This report has been establed not been made, since they pplemental Box (Rule 70.2(c)	lished as if (some of) the amendments annexed to this report and listed below have been considered to go beyond the disclosure as filed, as indicated in the l).
		<ul><li>☑ the description, pages 9</li><li>☑ the claims, Nos. 1-18</li><li>☐ the drawings, sheets/figs</li></ul>	
		the sequence listing (sp any table(s) related to se	ecify):
	*	If item 4 applies, s	ome or all of these sheets may be marked "superseded."

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/014117

_		k No. III – Non-establishment o dicability	f opi	nion with regard to novelty, inventive step and industrial
1.	The obv	he questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- bvious), or to be industrially applicable have not been examined in respect of:		
		the entire international application,		
	⊠	claims Nos. 13-17		
		because:		
	☒	the said international application, or the said claims Nos. 13-17 relate to the following subject matter which does not require an international preliminary examination (specify):		
		see separate sheet		
		the description, claims or drawithat no meaningful opinion coul	ngs ( d be	indicate particular elements below) or said claims Nos. are so unclear formed (specify):
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.		
		no international search report h	as b	een established for the said claims Nos.
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:		
		the written form		has not been furnished
				does not comply with the standard
		the computer readable form		has not been furnished
				does not comply with the standard
		the tables related to the nucleo not comply with the technical re	tide a equir	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.
		See separate sheet for further	detai	ls .

International application No. PCT/EP2004/014117

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial Box No. V applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

2

No:

Claims

1, 3-18

Inventive step (IS)

Yes: Claims

none

No: Claims 1-18

Industrial applicability (IA)

Yes: Claims

1-12, 18

Claims

none

2. Citations and explanations (Rule 70.7):

see separate sheet

#### Certain defects in the international application Box No. VII

The following defects in the form or contents of the international application have been noted:

see separate sheet

#### Certain observations on the international application Box No. VIII

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

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#### RE Item I

Basis of the opinion

Correction of the ATCC accession number from H-33555A to PTA-6306 as clerical error was requested. This correction is not allowable. The criteria to be applied for correction of obvious/clerical errors is that the error is itself obvious and the way it should be corrected is also obvious to the skilled reader. In other words, the correction must be obvious in the sense that it is immediately evident **that nothing else would have been intended** than what is offered as the correction. This is not the case for changes in arbitrarily assigned accession numbers.

#### Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 13-17 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(l) PCT).

For the assessment of the present claims 13-17 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

#### Re Item V & Re Item VII

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement & Certain defects in the international application

#### International application No.

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

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The application discloses bovine enterovirus strain 3A115, NAH-1013; ATCC H-33555A; isolated from nasal discharged cows. It is current practice to formally acknowledge novelty for deposited biological material although the application as filed does not provide any evidence whatsoever that the deposited strain is by any criteria different from known BEV isolates.

The ISA is unable to detect any technical features that would allow for a distinction of subject-matter other than the deposited material from the strains of the prior art (claims 1, 3-5, 7-18 Article 33(1) PCT).

Furthermore the application as originally filed fails to disclose any technical effect to be associated with the provision of said potentially new strain of BEV. In said context it is to be noted that no evidence whatsoever could be detected that supports any allegation that the viral strain may be the causative agent for any disease. For said reason alone claims directed to immunogenic compositions, antibodies, diagnosis, and therapeutic methods are entirely unjustified and unsupported (Article 6 EPC). In other words no evidence is disclosed that would justify any assumption that any technical problem has been solved at all. The entire set of claims is therefore considered to lack an inventive step (Article 33(2) PCT).

The following further applies.

Claim 1/7: These claims fail to define the subject-matter by meaningful technical features as they are a mere reformulation of the technical problem and amount to nothing more as the definition of the result to achieved. ("A cure for AIDS"-type claim).

The above notwithstanding, isolation of particular strains of virus, bacteria, cells with particular properties does usually not provide a concept fit for generalisation allowing the reproducible isolation of further equivalent such strains. As a consequence any claims relating to subject-matter different from the deposited biological material is not sufficiently disclosed (Article 5 PCT, Rule 5.1(a)(v), Guidelines (PCT/GL/ISPE/1) II 4.13(a)).

Claim 18: The ISA notes that no protein nor any monoclonal antibody has been disclosed. It is not apparent on basis of what technical features said antibodies should be

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

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distinguishable from antibodies that bind to prior art strains (Article 6 PCT).

A document reflecting the prior art described on page 1 lines 25-27, is not identified in the description (Rule 5.1(a)(ii) PCT).